Case: 4:20-cv-00102-AGF Doc. #: 1 Filed: 01/22/20 Page: 1 of 13 PageID #: 1

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MISSOURI DIVISION

Kandyse Grideron

(Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of

Tamétra Golden, St. Ann Police Dept. via North County Co-op

names.)

(Write the full name of each defendant. The caption must include the names of all of the parties. Fed. R. Civ. P. 10(a). Merely listing one party and writing "et al." is insufficient. Attach additional sheets if necessary.)

Complaint for a Civil Case

Case No.
(to be assigned by Clerk of District Court)

Plaintiff requests trial by jury:

V	Yes	No

CIVIL COMPLAINT

NOTICE:

Federal Rule of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should not contain: an individual's full social security number or full birth date, the full name of a person known to be a minor, or a complete financial account number. A filing may include only: the last four digits of a social security number, the year of an individual's birth, a minor's initials, and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the \$400.00 filing fee or an application to proceed without prepaying fees or costs.

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address

Kandyse Gridgron	
1600 Castle Park Dr. apt	310
St. Louis, Mo	
Missouri 63133	
(414) 999-5130	
N/A	

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1

Name
Job or Title
Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address

Tamika Golden

3465 Parc Chateau

St. Louis, Florrissant

Massburi 63033

unknown

4/4 unk

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant. If you are suing for violation of your civil rights, you must state whether you are suing each defendant in an official capacity, individual capacity, or both.)

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only three types of cases can be heard in federal court. Provide the information for this case. (Include all information that applies to your case)

A. Federal question

List the specific federal statutes, federal treaties, and/or provisions of the United Sta
Constitution that are at issue in this case.
5th + 14th Constitution Violations (Due Process)
Wrongful Death 28 USC 5001
Police Negligence 34 U.S.C. Sec. 1260

B. Suit against the Federal Government, a federal official, or federal agency List the federal officials or federal agencies involved, if any.

NA

C. Diversity of Citizenship

These are cases in which a citizen of one State sues a citizen of another State or nation, and the amount at stake is more than \$75,000. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

The Plaintiff(s)

The plaintiff, (name) ______, is a citizen of the State of (name) ______.

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

2. The Defendant(s) If the defendant is an individual The defendant, (name) Tanika Golden, is a citizen of the State of (name) M1550W1 Or is a citizen of (foreign nation) If the defendant is a corporation The defendant, (name) is incorporated under the laws of the State of (name) , and has its principal place of business in the State of (name) ______ Or is incorporated under the laws of the State of (foreign nation) , and has its principal place of business in (name) (If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.) 3. The Amount in Controversy The amount in controversy----the amount the plaintiff(s) claims the defendant(s) owes or the amount at stake----is more than \$75,000, not counting interest and

costs of court, because (explain):

Plainteff is seeking justice and retribution for the wrongful death of her son, Robert Mills.

III. Statement of Claim

Type, or neatly print, a short and plain statement of the FACTS that support your claim(s). For every defendant you have named in this complaint, you must state what he or she personally did to harm you. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Do not make legal arguments, or cite court cases or statutes. You may attach additional pages if necessary.

Your stateme	ent of claim must include all of the following information:
	What happened to you? My son's wife intentionally murdered hom: When did it happen? 5-28-2018 Where did it happen? 3729 Beachwood, St. Louis, Mo- What injuries did you suffer? Death of son caused depression anxiety What did each defendant personally do or fail to do to harm you?
1.	What happened to you? Thy sores with
2.	When did it happen? 5-28-2018 of Louis, We-
3.	Where did it happen? 3729 Beach Com and Depression and anxiety
4.	What injuries did you suffer? Death of Son Caused of
5.	What did each defendant personally do, or fail to do, to harm you?
	1) My son's wife tilled my son.

2) Police failed to conduct proper investigation, and prosecute her.

IV. Relief

State briefly and precisely what damages or other relief you want from the Court. Do not make legal arguments.

I want justice for my son's wrongful death.

Case: 4:20-cv-00102-AGF Doc. #: 1 Filed: 01/22/20 Page: 6 of 13 PageID #: 6

Do you claim the wrongs alleged in your complaint are continuing to occur now?
Yes No
Do you claim actual damages for the acts alleged in your complaint?
Yes X No
Do you claim punitive monetary damages?
Yes No ·
If you indicated that you claim actual damages or punitive monetary damages, state the amounts claimed and the reasons you claim you are entitled to recover these damages. It believe the defendant should be charged, and convicted for my son's death. It believes the amount of money for my pain and suffering and loss enjoyme v. Certification and Closing
V. Certification and Closing
Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11. I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.
I declare under penalty of perjury that the foregoing is true and correct.
Signed this Mandy Hudiron Signature of Plaintiff(s) Mandy Hudiron

Trase: 4:20-cv-00102-AGF DOC# Fled: 01/22/20 | Page/Vof 13 Page 10 #: 7 805 60 Missouri U.S. Dist (CourT) CASE# Kandyse C. Gridinon Civil Suit: and family Federal Tort -Claim, InJunction STATE OF and Investigation Missouri "Pro-se"

note X WE Would like to Proceed in forma Pauperis!

Plaintiffs
Kanclyse Giriclinon 1600 Castle Park dr - #310
St. Louis, Mo, 63,133

Zyon Mills
Edward A. Campbell Jr
Phn #5 414-999-5130 or
314-480-0326 AH 314 578-7523

Case: 4:20-cv-00102-AGF Doc. #: 1 Filed: 01/22/20 Page: 8 of 13 PageID #: 8

TAMEKA (GOLDEN) MILLS 3465 Parc Choteou Freddie May Golden 3465 Parc Choteau Normandy Missouri Tom Dickmyer - Clayton County Court-Tim Swoods - Clayton County-Courthouse North County Co-Op, Pinzlawn Police Department Prosecuting attorney Wesley Bell and Prosecutor, (on case) before Wesley Bell - Crime Scene-Lab Techn

Topic - Incident
on 5-28-18
Robert Darnell Mills Was
Coldbloodedly Murdered by
Tameka "Golden" Mills
AT 3921 or 3927 Beachwood

| Case: 4:20-0v-00102 AGF Doc #: 1 Filed 01/22/20 Page: 9 of 18 PageID #: 9 the scene and called her mother Before Calling Police her mother, then Called Law enforcement - Time Stalked!, he got no help - giving her time to get her story Together. Tameka was questioned for 3hours and let 90! To this day My family havent releved an autopsy, cletails of crime scene nor a policereport. Police in this case have been very evasive, disrespectful and bias. Our deseased love one as well as our constitutional rights have been violated! Clayton Prosecutors ? n. County Police Violated us by Includging in Corruption à Covering up for a murdorer, which Infringed our 6th, 8th, 11th & most of All 14th Amendment.

Case: 4:20-cv-00102-AGF Poc. #: 11 Filed: 01/32/20 Page 10 of 13 Page 10 #: 16 hid-destroyed and over looked all of the original Professional was taking off of the case, his date of Death was hid (changed) +0 5.29.18. We went through the chain of command to express our griellance and disatisfac tion, we've been avoided é lied to! We wanna view all evidence, We want Tomika Charged É Inclicted, We want a cleposition We want a apology-answers-We're Suing for \$14 million dollars, Robert Was 28 and was expected to live 28 more 1/15, thats \$ 500,000 for each yrs his D.O.B. Was 8.23.89 Robert Was a great husbanc

Case: 4:20-cv-00102-AGF Poc. # 1 Filed: 01/22/20 Page: 15-0513-Page/6-#: 11 Justice. We want this case to recliene due-traditional Process that complies with federal Law Code & Status of 2020. WE Want Some Court clates Sot! We wanna know why when the Cornicion cicciarsal It a homicide (why) In wasn't sent to Warrant Div, Dective Rundi wanted to lock her up but Prosecutors wouldn't comply. Edward a. Campbell J2. 1-4-202 18720 250th Ave Bellevue, IA 50 5208/ 05 750 Charlotte St, DAV, JA

Case: 4:20-ov-00102-AGF Doc # 1 Fited: 01/22/20 Page: 12 of 13 Page	Fig. 12 onally
	Deliverac

RECORDS REQUEST FORM

	Below is sample language for a Sunshine request to obtain records from Missouri public governmental
	bodies. The Mother efamily of Robert
	want details-Answers - Avof!
	[Incort name and address of officially designated systemian of records]
	Clayton Prosecutor - Court House: Pinelawn - n. Courty
	This is a request for records under the Missouri Sunshine Law, Chapter 610, Revised Statutes of Missouri. Police Report & Autopsyl-
	Missouri. Police Report & autopsy-
	Evidence of Crimescence.
	I request that you make available to me the following records:(Describe the records
	as specifically as possible. Where you are asking for records that cover only a particular period, such as last year or a specific month, identify that time period) $5 \cdot 28 \cdot 18 \circ 1$
	Police Report: autopsy Detail of crime scene of Rube
	If you know the subject matter of the records, but do not have additional information, use this 3971 READ
	alternative:
	I request that you make available to me all records that relate to (Be as specific as
	HE WAS KILLED BY
	TIMEKA GOKEN D.O.B. 8.23.89
	If you want and are willing to pay for copies of the records, rather than just being able to see them:
	I request that the records responsive to my request be copied and sent to me at the following address:
	1600 Castle Park dr #310
	St. Louis, Mc 63133
	If you believe your request serves the public interest, and is not just for personal or commercial interest, you may ask that the fees be waived: The family want the fee Waived
	I request that all fees for locating and copying the records be waived. The information I obtain through
NOTE	this request will be used to SEE Malfhow you will use the information and why that use is in the public interest)
1111-	the public interest) The Recurd Should
nnats	
dispo	sition 2 be tree since mills
Oth	- Cass (- Jamika (91/1/az) (1 / 1/1/2
01	is tree

Case: 4:20-cv-00102-AGF Doc. #: 1 Filed: 01/22/20 Page: 13 of 13 PageID #: 13

Please let me know in advance of any search or copying if the fees will exceed \$ amount you are willing to pay without additional information about the documents)

If portions of the requested records are closed, please segregate the closed portions and provide me with the rest of the records.

closed! - Unless comuption-hiding

(Insert your name, address, phone number, or electronic mail address)

750 Charlotte

DAVENPORT, IA

52903 or 18720 250th ave

Bellevue, IA 52031

Kanchse Grictiron 1600 Castle Park dr St. Louis, Mo

> Edward a. Campbell Jr Edward a. Campbellyn Brother of Robert Mil' Son of Kandyse Gridinar

1.6.20